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STATE REPUBLICANS SI PINCHOT

McCandless Says Change Is His

Land Amendment To Organic **Act Pleases Democratic** Leader

in the act," said L. L. McCandless sloner's office and force him to put this morning, accompanied with ni. that land on the market. This is usual beaming smile.

"I think that amendment of the are made with the condition that regalic Act bill requiring that pub- they may be taken at any time for Organic Act bill requiring that pub-lic lands shall be thrown open when twenty-five applicants call for it, is

A. Lewis, Jr., in

have an idea there will be further changes yet."

It is true that quite a radical amendment has been made in the land section of the Organic Act bill gas it was reported to the House of Representatives yesterday from the Committee on Territories. This mandatory feature for opening up the public lands will be a radical departure from the ancient methods of procedure in the local land office, and in the esteem of some will throw the door wide open for gobbling up all the public lands of tag Territory.

The Bulletin's brief dispatch did not give all the details of this amendment, but if the plan is what is anticipated, twenty-five applicants who covet any good piece of land.

Mauna Kea Will

Have New Schedule

Heginning with the first of July, octock Wednesday morning and in aminimation that the titer Company enters upon a new contract with the United States government for the carrying of the malts to and from Hawaii and Mani ports, the liner Malina Kea will operate on a new schedule will be that the passential contract which the course deal will be that the passential contract which is the course deal will be that the passential course the second will be the second will be that the passential course the second will be the second will be the second will be the second will be that the passential course the second will be the second will be that the passential course the second will be the second will be that the passential course the second will be that the passential course the second will be th

and much more convenient schedule.

It is the intention to disputch the permit a daylight call at the Mani Mauna Kea from Henolulu at ten ports which under the present condi-

the action of at noon as is now the case. It is understood that there will be this change will result in the Man no marked change in the homeward

"Well, we got some amendments may walk into the Land Commisvery likely to strike at sugar plantation property, as all the new lease,

twenty-five applicants call for it, is a part of our plan. We accomplished something, though I am not sure the act is all it should be, and I morning: "The amendment as an idea there will be further changes yet."

homestead purposes.

A. Lewis, Jr. in discussing the amendments to the Organic Act as cabled to the Builetin, said this morning: "The amendment as an anomale was not one of those that the board that I was chairman of some-

H. E. COOPER SWORN IN AS CIRCUIT JUDGE Republican Agitators Must



CIRCUIT JUDGE HENRY E. COOP IB.

Judge Cooper received a cable from Judge.

Attorney General Wickersham informing him that his commission was signed on March twelfth and instructing grapher and C. A. K. Hopkins were him to qualify. The new Circuit Court filed this troorning.

Henry E. Cooper this morning took Judge will make a beginning on the the oath of office as a Circuit Judge criminal calendar tomorrow and the of the Territory of Hawall before same circuit staff will continue in his Chief Justice Hartwell of the Supreme department as that while served uncourt.

der De Bolt while he was Circuit

McBride Remarries Wife He Divorced



CLAUDIUS M. McBRIDE, IN THE ROLE OF GOVERNOR'S SACRETARY

SAN FRANCISCO, Mar. 22 .- Claudius McBride, private secretary of the Governor of the Territory of Hawaii, was married to the wife whom he diverced some months ago in Honolulu.

mund, chausteur for another person. McBride's declared intention when coming to this city was to bring and J. K. Rice, an employe of the action against his wife that he might be relieved of paving her ali-Schuman Garage. The former had mony. On meeting her here, the old love returned and they were mar-

RAYMOND C. BROWN will be in charge of five Portuguese who have falled to pass the immigration test and who must be de-TO SAIL APRIL 12 Two men, a woman and two children committee in the state of the st

Portuguese Will Leave On Nippon Maru

the men is the father of the chudeen and the husband of the woman.

before the court for speeding again, it would be as a second-time of- fender. Judge Andrade took all the circumstances of the case into con- the Nippon Maru, which sails on migrants. During Brown's absence, and he has obtained leave of absence generators, it is said that the Numanu on hand, but when Mayor Fern asked

Defeat In

BOSTON, Mar. 22.—The political sensation of the hour was the success today of the Democratic candidate for Congress in the Fourteenth Congressional District of this State, which includes Barnstable County, Eristol, Noriolk and Flymouth Coan-

ties.
Foss, the Democratic candidate, was elected over the Republican nominee by a plurality of eight thousand votes. In the 1908 election Lovering, Republican, and a resident of Taunton, was elected by a plurality of 14,250 over his Democratic opponent.

The reversal of sentiment among the voters is considered as most sig-nificant, and the Democrats of the State are jubilant.

Roosevelt Calls For

NEW YORK, Mar. 22.—Great political significance is attached to the sudden sailing of Gifford Pinchot for Europe today. It was stated authoritative!—that Mr. Pinchot goes to meet ex-President Poosevelt in response to a request from Roosevelt for a conference.

SAN FRANCISCO. Mar. 22 .-Queen Liliuokalani sailed today for Honolulu on the Korea.

PHILADELPHIA, Mar. 22.-Indications of a break in the ranks of the strikers was evidenced today, when members of unions representing two thousand two hundred brick layers offered to return to work.

NINE MORE CONFESS.
PITTSBURG, Pa., Mar. 22.—Nine
more members of the Pittsburg
common council confessed today that they have accepted bribes for the service of the corporations and fi-nancial institutions of the city.

ENGLISH GIRLS ATTACKED. BOGOTA, Columbia, Mar. 22.— Further complications in the anti-America noutbreak occurred today, when two English girls were at-tacked by a mob and severely beaten The crowd took them for Americans.

ARRAIGNMENT FOR MAX SCHLEMMER

Max Schlemmer appeared in the United States District Court this morn-The wife is afflicted with a skin dis-ease called Favus, and her children indictments returned against him yes

Stay In Jail

Bay State U. S. Judge Robertson Refuses To Grant Petition For Wait Of Habeas Corpus

of peculiar urgency."

writ of habeas corpus, Judge Rubert-son points to the Atcheriey case Woodruff in denying the writ asked pe into court," for by Atcherley have the same ap- So Makino... for by Atcherley have the same ap- So Mekino Segoro, Tasaka and plication in the case of the Japa- Soga continue verying their ten-

in a decision handed down this be pursued by the attorney for the morning, United States Judge Rob- Japanese, Judge Robertson says: ertson holds that it is not within . The ordinary and proper course the province of the Federal Court to for the petitioners to pursue would interiers with the jurisdiction of the he that taken by the petitioner in Territorial courts in the cases of the case of Kaizo vs. Henry, supra-the Japanese agitators, Makino, Ne- that is, to apply to the Supreme gero, Soga and Tasaka. After con- Court of the Territory for a writ, addering the case exhaustively and of habous corpus, and if they should in all of its aspects, Judge Roberty be able to show that the Circuit son reached a conclusion as follows: Court, under whose judgment they / But this court ought not to exer- are held, was without jurisdiction tise its inrisdiction except on excep- for any of the reasons alleged, it tional or peculiarly urgent cases, would be the duty of the Supremo and the mere fact that a petitioner Court to grant the writ and order is deprived of his liberty in viola- the discharge of the petitioners, and tion of his rights under the Feder- if that court should fall to do its al Constitution does not necessarily duty upon any mistaken ground, the make out an exceptional case or one error would be rectified by the ap-of peculiar urgency." error would be rectified by the Su-In denying the petition for the preme Court of the United States.

Such a course would obviate the which was decided by Judge Wis is ween this court and the Territorial rull, and declares that the same ou is and the final review of the brit lotes hat actuated Judge writer would be in the proper ap-

Referring to the proper course to is with Counselor Lightfoot.

Exchange Seats

Three seats hitherto held by the gan and John Fleming. Exchange and offered at \$7500 were part was promptly denied by Mr. finally and permanently retired at Bond, who declares that he will not a meeting of the Stock Exchange change his business relations held yesterday afternoon.

ject of considerable controversy from Yew days. time to time. For the present it is the bledding was not active, anticipated that there will be no further trouble, as it is generally con- 22,25 and Hawalian Agricultural at Want to Return Exchange is now large enough to boards sales were that inter-island take care of all the business of the eral tenor, except that inter-island town, 'Anyone now seeking a seat Steam Navigation Co. stock set a town, 'Anyone now seeking a seat Steam Navigation Co. stock set a ceded that the membership of the 255 on the board today. Between members;

> from the Trent Trust Company and vanced slightly, selling at forty-one associate himself with James F. Mor- and an eighth.

Business on the Stock Exchange eld yesterday afternoon. was in its ichargic condition that
These seats have been the sub- has been the mount thing for the last Quetations were low and

vious sale was at 115. Over a huu-The rumor was current this morn-dred shares of Honokaa sold at hig that Robert Bond was to retire 22.25. Hawaiian Commercial ad-

FRAZEE ASKS FOR DOOM OF FIRE NEW EQUIPMENT TRAPS SOUNDED

Thousand Needed Att'y Achi Said Nothing At Government As Ordinance Passed Plant

Superintendent W. L. Frazee of the Government Electric light plant out Nuann way has come before the Board of Supervisors with the plea for additional equipment. According to coived by Mayor J. J. Fern. Frazee ceived by Mayor J. J. Fern. Frazee tending the first limits in the City of series are light transformers at the power station are about loaded to be feel and will become a law with power station are about loaded to the city are daily clamoring for additional illumination it is evalued that it is absolutely necessary that new equipment for a new circuit of fifty

cured. the extension of the thirty-inch pine ure

Continued on Page 4.

equipment for a new circuit of fifty only absence.

lights or their equivalent, he procured.

The new ordinance was speedily disposed of Member Ahia alone vot-Superintendent Frazee also asks for ing against the passage of the meas-

(Continued on Page 4)

HOLT AROUSED CELESTIAL IRE

na Kea arriving at Hilo before seven schedule.

His Unseemly Conduct

Major J. J. Fern concerning the acoccupies the position as fish and mar-ket inspector for the city of Honolulu. A communication from Messrs, Lum A communication from Messis, Laim Fo Chin and Lau Yong Yo forwarded to the Mayor's office is to the effect that on March 11 a Chinese named Wong Yap was driving a wagon at the corner of Waiakamilo Road and King street, Kalihi and it is claimed that the coefficients with the side street, Kailit and it is claimed that he accidentally collided with the side wall of the Foo Kee store causing some slight damags to merchandise on display there. It is alleged by the complainants that the unfortunate Wong Yap was perfectly willing to settle for the damage sustained by his encounter with the assorted glassware and other commodities, realizing that and other commodities, realizing that wife, who was very iii.
it was through his faulty manipulation of the vehicle that the accident facts of the case, consen

Here it is alleged that Chris Holt. fish inspector, appeared on the scene and he is charged with not only using extremely highly flavored language but Holt is also declared to have slezed Lam Foo Chin the owner of the store, by the throat and told that

(Continued on Page 4)

SUSPEND SENTENCE FOR AUTO MAN

Chinese Complain Of J. R. Rice Pleads Guilty To Speeding And Gets Off

A complaint has been filed with Two of the auto speed artists who elected to have their cases tried in the lower courf faced Judge Andrado his morning. They were Paul Dihis case sent over till Thursday next, ried on short notice but the latter, who was defended by Attorney George Davis, elected to plead guilty, and had a suspenced sentence of thirteen months record-

ed against him. Davis said that his client had been summoned home on an urgent sick call, and that he had exceeded the speed limits in his endeavor to ge. there as soon as possible to see his

Prosecutor Brown, on hearing the Five facts of the case, consented to suspending sentence if the accused pleaded guilty, as charged. The inference was that if ever Rice came sideration, and merely recorded the April 12, for the Orient. Brown his position will be held by R. L. for that length of time. thirteen months suspended sentence

ported from Hawali.

dren comprise the party, and one of